ESTTA Tracking number:

ESTTA661464 03/17/2015

Filing date:

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91200832	
Party	Defendant Honda Giken Kogyo Kabushiki Kaisha (Honda Motor Co., Ltd.)	
Correspondence Address	SARAH R FRAZIER WILMER CUTLER PICKERING HALE AND DORR LLP 60 STATE ST BOSTON, MA 02109 1800 UNITED STATES carrie.Seares@wilmerhale.com, michael.bevilacqua@wilmerhale.com, john.regan@wilmerhale.com, shira.hoffman@wilmerhale.com, sarah.frazier@wilmerhale.com	
Submission	Stipulated/Consent Motion to Extend	
Filer's Name	Sarah R. Frazier	
Filer's e-mail	sarah.frazier@wilmerhale.com	
Signature	/Sarah R. Frazier/	
Date	03/17/2015	
Attachments	Joint Motion to Modify Case Schedule (3.16.2015).pdf(14395 bytes)	

BRIGGS & STRATTON CORPORATION and)
KOHLER CO.,)
Opposers,)) Opposition No. 91200832 (parent)
v. HONDA GIKEN KOGYO KABUSHIKI KAISHA,	Opposition No. 91200146 Application Serial No. 78924545
Applicant.	

JOINT MOTION TO MODIFY CASE SCHEDULE

Briggs and Stratton Corporation and Kohler Co. (together, "Opposers") and Honda Giken Kogyo Kabushiki Kaisha ("Applicant"), through their designated counsel, jointly request that all case deadlines as set by the Board's February 20, 2015 Order be extended by approximately seventy-five days.

On November 3, 2014 the Board suspended proceedings pending the disposition of Opposers' motion to compel the production of certain documents. *See* Dkt. No. 101. At that time, fact discovery was largely complete with the exception of those requests that were the subject of Opposers' motion and one previously-noticed deposition of a Honda 30(b)(6) designee who resides in Japan, and who has since been deposed. Expert discovery, however, was not complete; the parties had previously agreed that the depositions of both functionality experts would take place after the official close of discovery, but no later than the start of Opposers' Trial Period. *See* Dkt. No. 91. Accordingly, this extension is intended to accommodate the time required for the parties to submit supplemental expert reports on functionality and to complete the depositions of those experts before the commencement of Opposers' Trial Period and to

¹ Because this deposition had been noticed before the stay, and due to the difficulty scheduling foreign witnesses, the parties proceeded with this deposition during the stay.

accommodate the schedules of counsel and witnesses.

Specifically, the parties request that the schedule be modified as follows:

Opposers' Pretrial Disclosures Due June 1, 2015

Opposers' 30-day Trial Period Ends July 16, 2015

Applicant's Pretrial Disclosures Due July 31, 2015

Applicant's 30-day Trial Period Ends September 14, 2015

Opposers' Rebuttal Disclosures Due September 29, 2015

Opposers' 15-day Rebuttal Period Ends October 14, 2015

WHEREFORE, cause having been shown, the parties respectfully request that their joint motion be granted.

Date: March 17, 2015

HONDA GIKEN KOGYO KABUSHIKI KAISHA (HONDA MOTOR CO., LTD.)

By its attorneys,

/s/ Vinita Ferrera

Vinita Ferrera John Regan

Carrie Seares

Sarah R. Frazier

Shira C. Hoffman

Wilmer Cutler Pickering Hale and Dorr LLP

60 State Street

Boston, Massachusetts 02109

(617) 526-6000

KOHLER CO.

By its attorneys,

/s/ Kenneth Nowakowski

Kenneth Nowakowski Elizabeth Townsend Bridge Melinda Giftos Whyte Hirschboeck Dudek S.C. 555 East Wells Street Suite 1900 Milwaukee, WI 53202 (414) 273-2100

BRIGGS & STRATTON CORPORATION By its attorneys,

/s/ Robert N. Phillips

Robert N. Phillips Seth B. Herring Reed Smith LLP 101 Second Street Suite 1800 San Francisco, CA 94105 (415) 543-8700

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Dated:, 2015	
	Cheryl S. Goodman Interlocutory Attorney

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the foregoing Joint Motion To Modify The Case Schedule was served via first class mail, postage prepaid, this 17th day of March, 2015 upon:

Kenneth Nowakowski Whyte Hirschboeck Dudek S.C. 555 E. Wells Street, Suite 1900 Milwaukee, Wisconsin 53202

And

Robert N. Phillips
Seth B. Herring
Reed Smith LLP
101 Second Street
Suite 1800
San Francisco, California 94105

<u>/s/ Sarah R. Frazier</u>_

Sarah R. Frazier